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8 Attorneys for Defendants,
9 *ZAVEN SHAMOYAN, a public employee, LINDA EVANS, a public employee,*
10 *MARK BROWN, a public employee, TAMAR KATAROYAN, a public*
11 *employee, and HANK PAZ, a public employee*

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13 **UNITED STATES DISTRICT COURT**
14 **CENTRAL DISTRICT OF CALIFORNIA – WESTERN DIVISION**

15 MATHEW DAVIS,

16 CASE NO. CV10-01837-DMG (CWx)

17 Plaintiff,

18 **JUDGMENT**

19 v.

20 ZAVEN SHAMOYAN, LINDA
21 EVANS, MARK BROWN, TAMAR
22 KATAROYAN, H.A. PAZ, and DOES
23 1 through 10, inclusive,

24 Defendants.

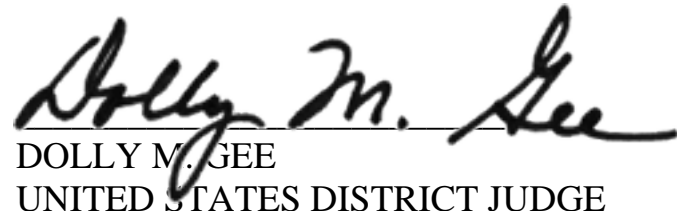
25 On April 29, 2011, this Court granted (1) Defendant Scott Shinagawa's
26 motion for summary judgment and (2) the motion by Defendants Zaven
27 Shamoyan, Linda Evans, Mark Brown, Tamar Kataroyan, and H.A. Paz
("Individual Defendants") for summary adjudication, but deferred ruling on
Plaintiff's first cause of action under 42 U.S.C. § 1983 and the second cause of
action under the California Constitution to the extent they were based upon the
alleged violation of procedural due process in connection with Plaintiff's
disenrollment from Crescenta Valley High School ("CVHS").

1 On June 1, 2011, this Court granted the Individual Defendants' Motion
2 for Summary Adjudication as to Plaintiff's procedural due process claims
3 relating to whether Plaintiff was provided an informal conference before being
4 suspended and denied the Individual Defendants' Motion for Summary
5 Adjudication as to whether Plaintiff's procedural due process rights were
6 violated when he was "disenrolled" from CVHS without an expulsion hearing.

7 On July 15, 2011, this Court granted the Individual Defendants' motion
8 for summary judgment as to all remaining causes of action.

9 IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that
10 Plaintiff MATHEW DAVIS shall take nothing from Defendants and that the action
11 is dismissed on the merits. Defendants Scott Shinagawa, Zaven Shamoyan, Linda
12 Evans, Mark Brown, Tamar Kataroyan, and H.A. Paz shall recover their costs
13 incurred herein.

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15 DATED: February 23, 2012
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DOLLY M. GEE
UNITED STATES DISTRICT JUDGE